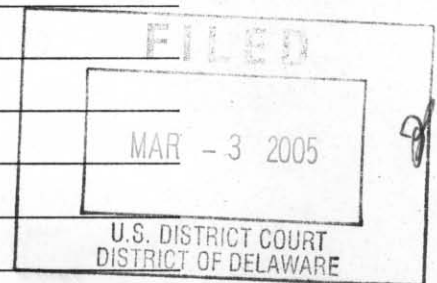


Mt. Gen. Jane Brady
820 N. French Street
Wilmington Del 19801

05014 SLR

2/24/05-

Re: 0110013949-K1+K2



Dear Mrs Jane Brady

I wrote you during the beginning of my fight for my life/innocence. I was then and still, however the responses elucidated you knew little or nothing that went on in the court rooms. I never thought I would be living proof of corrupt Justice systems of ignorance.

I will admit that my Cr. History isn't perfect & creases know more than it is violent yet it alone convicted me as all that was in my favor was ignored, thanks to the vindictiveness & prejudice of the Prosecutors Professionally Persuading the Jury convicting me only of false testimony, That of Nicole (or) Kathy, with 27 alibis in 40 different states whom I knew only two days prior to the incident in question. In exchange to go home/Probation she testified for the state against me. As she described an imaginary gun inconsistent with Petracitto's description of yet an imaginary gun - 20 or less yards of the scene, 15 minutes (or) less. Her and I was handcuffed and hauled away - to shorten it - The incident started possibly 12:45 AM. I was booked in my cell of SET 2:00 AM Pretty fast don't you think?

a letter to Attorney Howard Jane Brady
Copy for your office....

(22)

Mr. Jane Brady did you know I was sentenced to (24 years) under these conditions?

1). No Evident supporting any of the convictions with the exception of Poss. of Drug paraphernalia,

2). Preliminary hearing Dismissed 1st degree Robbery establishing that there was (no) Robbery, intended nor was there an assault, yet held 2 (or) more Gun Charges on me, to continue the find of nothing.

3). Swift accused me of taking his necklace then attached my codependant. Yet the Jury was told (and or) convinced his presence was not necessary, a (No) Show throughout the trial.

4). Petrocitto, Swift's friend was found late in my trail to have an arrest record and questioned weakly outside of a jury. If you — Bring back all my jury (or) the jury of my case, and ask if they knew Petrocitto a Gay man who was drunk that night he had an arrest record of 2 leading charges of falsely reporting incident — They will tell you (No), But Ruled Guilty without that information.

5). Nicole Williams of 29 alias in 40 different States — whom I knew only two days out of V.O.P. — To me she was Kathy, she was allow to plead Guilty given false testimony for probation.

Mr. Willard ask her one or two questions she snapped became loud claiming she knew a job to go to, then was let off stand without further questioning.

6). The Judge Mr. Graves did not allow Petrocitto Record of Credibility be challenged before the jury....

(3)

We know Mr. Willard effectively questioned Retrocitto, Nicole (or) Kathy and Swift (if at all) and any pleasure at all the outlooking people who witnessed the whole event - that lasted all 15-minutes. Out come would be different

Thoroughly conducted investigation this wouldn't have even made it to trial, & the truth was clearly seen, yet the picture was painted successfully gaining conviction which satisfies the state with out the thought of possible innocence,

legally all have and still being stressed as I was denied three times in appeals, how is this with obvious facts of an unfair trial trail - see letter from Timothy Willard, in agreement of unfair trial.

My life is threatened all because I choose to cross the Hwy, seeking a ride for my unaware girlfriend who was hardly standing / merely standing.

Her and I approached 5-guy men who at first seemed to be right, but ended up being the group from hell - and we wear it....

Seconds of the conversation my codependant was attacked - as she didn't mention that at all - Here I stopped an attempt of an attack which did nothing of the second attack, I helped her up - continuing moving on - met we were by 5-cars of Trooper Retrocitto got out of one of the cars pointing at us we was hand cuffed and - Hauled in, still having, but any idea what was going on, I learned in very short time - 30-minutes before being book-

ed & given a cell, that I was charged with
 2 felonies, I didn't know what to feel, prob-
 ably because I've for once felt what it's feels
 like to be so wrongfully accused and not
 able to do anything about it. Along with that
 I signed a habitual offender only because
 I wanted to go home back - now I know
 I should have fought my case before this
 one, as I was innocent of that as well,
 police report saying - that the owner of a bus-
 iness gave statement that a computer stolen
 was not from that business, yet I signed
 a plea bargain to be released which happ-
 ened to be habitual offender.

However I want you to hear it in my
 words what I couldn't explain (or) say in
 the courtroom - Being told to shut up,
 (or) step (and/or) wait - Juries fell asleep I
 wasn't allow to say anything.

What I got from this is that the state will
 not admit wrongfully convicting a defen-
 dant in high pursuit of conviction - convicted
 they have another black man not caring if
 he is innocent at some all it took was
 two others of there say with agendas as
 their credibility of a cr. history speaks for
 if self, Petrocilla wanting money - compen-
 sation - see - Re-sentenced investigator &
 Eugene Graves as he told him he wasn't getting
 any money, Nicole Williams (or) Kathy A Datter
 as she gave false testimony in exchange to
 go home / Probation. Then there your prose-
 cutor Mr Adam (or) Akins with a big smile
 of sure victory of a conviction I knew it
 was over for me.

(5)

Ms. Jane Brady What is your interest in this? I want to know as I would why (and/or) how I was sentenced under the before mentioned.....

How can (No) physical evidence be ignored and that of very poor credibility of Petracitto and a Cr. History of falsifying incidents & leading charges with the state trying to hide that fact. How can that be ignored?

Nicole Williams (or) Kathy A. Pottery a woman with a serious Cr. History whom I known only two days, wanted out of jail so she gave inconsistent testimony of a car imaginary gun in exchange to go home/probation.

I ask again how is it that I whom from the start as I was offered a deal of 5 years turned it down get a sentence of 24 years.....?

I did not commit any crime that night at all — two days out of V.C.P. met Nicole, who I knew as Kathy, our second night together ended in being arrested for a make up story & charged with nine felonies.

If you just investigate you will see for your self.

cc Prouthonartay
ect.

Please I await your
Response Thank you
Traverly White